## Approved For Release 2003/09/30: CIA-RDP75B00326R000200230030-6

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PERMANEN		Acting Assistant Director/Special Activities
CONTRACTOR	** **	NRP (Security Policy - Directive No. 1
	*	(A) att 15 Nov 62, Memorandum for the Record of Discussions with DD/R
		(8) OSA-2273-62 dtd 20 Nov 62, Memorandum for the Amelevant Director/OSA

- i. In references (A) and (B) I highlighted my concern over the possible effect of the provisions of paragraph 6 of the Subject directive. In particular I expressed a fear that the paragraph could lessen our control over who is made privy to our projects and may hamstring our operations by requiring us to obtain the approval of the SMMO before we could brief a certain category of Government official.
- 3. I have given this matter further consideration and have concluded that by proper interpretation of the paragraph and by establishing the requirement that all requests for access approvals continue to be routed through the OKA Security Branch for a review from the operational accurity standpoint, our operations can continue with the same degree of efficiency as in the past. For your convenience the paragraph has question is quoted below.

Approval of "must-know" for all individuals associated with the NRF will be made by the Mirector, National Reconnaissance Office (DNRO) and specifically designated senior Program officials. Employees and officials of U. S. Government departments, agencies and offices who are not directly involved in the NRF but for whom access to NRF project information is deemed described, must be approved by the DNRO or his designee. This includes policy officials of the U. S. Government who require another of the reconnaissance effort but not the specific details of the separate projects.

o- Discussion. The DD/R and ADCA should immediately be designated "must-know approving officials for Progress B projects.

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NRO review(s) completed.

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- Estimate past, to review sust-know for Projects I, C, A & O, except requests generated by U. S. Government departments, a encies or offices for people not directly involved in the MRF but for whom secess to Project information is descent essential. The latter category of requests will be routed to the MRC for concurrence in the "need-to-know and those approved will be directed to the CIA Special Security Center via OSA Security. (To saintain an effective Security program, it is importably that OSA review these requests from the operational Security viaspoint prior to the granting of the clearence.)
- To With regard to CIA people outside of the DD/R, OSA will continue to review 'need-to-know'.
- E. In the event the ICI, ID/R, ABSA or other appropriate senior Agency official desires to discuse project information with Soverment parsonnel who are not working on our projects from day to day but whose support is essential for the effective management of the project, then I suggest that individual will be construed as associated with the EEF and the CSA will approve his need-to-know. (I suggest that is a logical interpretation since officials such as

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clair, but dres who must be briefed in depth by the DET or his representative if we are to continue to achieve the tremendous intelligence collection efforts as in the past.)

- 6. Of course, as indicated above, miscellaneous State Department officials, for example, who are put in for clarance for our projects for such a reason as the case of the Deputy Underscretary of State for Administration who periodically sits in on a conference with the Secretary of State, then that type of case very logically should be referred to the BERO for his concurrence and "need-to-know" and hope-fully, he will nonconcur in many such instances.
- 3. It is recommended that the attached memorandum for the Director of Security be signed.

Chief, Security Breach

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